

## UNITED STATES DISTRICT COURT

for the

District of Nevada

RENO Division

3:22-cv-00154

Case No.

(to be filled in by the Clerk's Office)

Jury Trial: (check one)  Yes  No

FILED	RECEIVED
ENTERED	SERVED ON
COUNSEL/PARTIES OF RECORD	
APR 04 2022	
CLERK US DISTRICT COURT	
DISTRICT OF NEVADA	
BY: <u>JKL</u>	DEPUTY

Larry Richards, solo juris; and for  
others similarly Plaintiff(s) Situated.  
(Write the full name of each plaintiff who is filing this complaint.  
If the names of all the plaintiffs cannot fit in the space above,  
please write "see attached" in the space and attach an additional  
page with the full list of names.)

1.) NAMED, UNKNOWN OWNER AND 2-22) UNKNOWN  
EMPLOYEES AND SUPPORT TEAM OF OWNER  
23.) THE TOW TRUCK COMPANY OF RENO NEVADA  
24.) THE TOW TRUCK COMPANY OF LAS VEGAS NV.  
25.) SEE DEFENDANTS 1-to/0 - UNKNOWN PERSONS

Defendant(s)

(Write the full name of each defendant who is being sued. If the  
names of all the defendants cannot fit in the space above, please  
write "see attached" in the space and attach an additional page  
with the full list of names.)

\*COPY RETURNER

## COMPLAINT FOR A CIVIL CASE

SPECIFIC TO RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT  
SECTION 901(a) OF THE ORGANIZED CRIME CONTROL ACT OF 1970 (Pub.L. 91-452, 84 Stat. 922)  
I. The Parties to This Complaint

## A. The Plaintiff(s)

18 U.S.C. CHAPTER 96 § 1961 inter alia

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

Larry Richards

Street Address

1805 NORTH CARSON STREET #61

City and County

Carson City, Nevada

State and Zip Code

NEVADA 89701

Telephone Number

NONE

E-mail Address

NONE - NO COMPUTER - NO INTERNET ACCESS

## B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (*if known*). Attach additional pages if needed.

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

Defendant No. 1 NAMED  
UNKNOWNName UNKNOWN

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

OWNER OF THE TOW TRUCK COMPANY A DIVISION  
OF FIRST RESPONSE TOWING 3975 W. Hacienda, Las Vegas  
925 Matley Lane, Reno NV 89502

RENO AND LAS VEGAS

NEVADA 89118 AND 89502

PLAINTIFF WAS ARRESTED AND BARRED  
FROM RETURNING TO DEFENDANT'S FOR  
SIMPLY ATTEMPTING TO ASCERTAIN NAME OF  
DEFENDANT #1Defendant No. 2-22 NAMED, UNKNOWN EMPLOYEES WHO SUPPORT AND ENCOURAGE  
INCLUDING BUT NOT LIMITED TO THEIR GENERAL ACTIVITY OF OWNER! ALL EMPLOYEES AND ALL SUPPORT SERVICESName RICOJob or Title (if known) AGENCIES ENABLING OWNER

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

925 MATLEY LANE (A) 3975 WEST HACIENDA

RENO (N) LAS VEGAS

NEVADA 89502 (D) NEVADA 89118

(775) 432-1090 (702) 434-7175

UNKNOWN

Defendant No. 23

Name THE TOW TRUCK COMPANY - RENO DIVISIONJob or Title (if known) A DIVISION OF 1<sup>ST</sup> RESPONSE TOWING

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

925 MATLEY LANERENONEVADA 89502(775) 432-1090UNKNOWN

Defendant No. 24

Name THE TOW TRUCK COMPANY - LAS VEGAS DIVISIONJob or Title (if known) A DIVISION OF 1<sup>ST</sup> RESPONSE TOWING

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

3975 WEST HACIENDALAS VEGASNEVADA 89118(702) 434-7175UNKNOWNDEFENDANT #25 FIRST RESPONSE TOWING - INFORMATION UNKNOWN  
DEFENDANT #26-36 DOE DEFENDANTS 1-10 NAMED, UNKNOWN PERSONS  
DEFENDANT #27-28 TWO SPECIFIC RENO POLICE OFFICERS WHO BOTH  
AID AND ABET DEFENDANT'S RICO ACTIVITY  
DEFENDANT #29 CITY OF RENO POLICE DEPARTMENT(NW10 P)  
Page 2 of 5

**II. Basis for Jurisdiction**

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? (check all that apply)

- Federal question       Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

**A. If the Basis for Jurisdiction Is a Federal Question**

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

FEDERAL RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS  
ACT U.S. CODE TITLE 18 PART I CHAPTER 96 § 1961-1968 INCLUSIVE

**B. If the Basis for Jurisdiction Is Diversity of Citizenship**

## 1. The Plaintiff(s)

## a. If the plaintiff is an individual

The plaintiff, (name) Larry Richards, is a citizen of the State of (name) California.

## b. If the plaintiff is a corporation

The plaintiff, (name) NOT APPLICABLE, is incorporated under the laws of the State of (name) \_\_\_\_\_, and has its principal place of business in the State of (name) \_\_\_\_\_.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

## 2. The Defendant(s)

## a. If the defendant is an individual

The defendant, (name) UNKNOWN OWNER OF THE TOW TRUCK COMPANY, is a citizen of (name) Reno and the State of (name) Nevada. Or is a citizen of (name) Las Vegas (A DIVISION OF FIRST RESPONSE TOWING) (Now 10A)

b. If the defendant is a corporation

The defendant, (name) THE TOW TRUCK COMPANY  
A DIVISION OF FIRST RESPONSE TOWING, is incorporated under  
the laws of the State of (name) NEVADA, and has its  
principal place of business in the State of (name) NEVADA.  
Or is incorporated under the laws of (foreign nation)  
and has its principal place of business in (name) NEVADA.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

\$77,777.77<sup>00</sup> PLUS PUNITIVE DAMAGES  
REAL DAMAGES EXEMPLARY DAMAGES  
COMPENSATORY DAMAGES

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

ALL DEFENDANTS RACKETEERING INFLUENCED CORRUPT ORGANIZATION IS ACTIVELY STEALING MY CAR; MY PRIVATE POSSESSIONS, MY MEDICALLY ESSENTIAL MEDICAL EQUIPMENT, AND DENYING ME ACCESS TO MY CAR AND MOST IMPORTANTLY ARRESTING ME AND IMPRISONING ME FOR SIMPLY RETURNING TO THEIR PROPERTY IN ANY ATTEMPT TO PAY FOR AND RE-OBTAIN MY CAR. DEFENDANTS ARE DELIBERATELY OBSTRUCTING ME TO DRIVE UP THEIR ALLEGED "COSTS" SO THAT THEY CAN OBTAIN MY CAR FOR FREE! BY OVERCHARGING FOR "STORAGE" AND OTHER FEES, AND THEY HAVE DONE THIS SAME ABUSE OF ACCESS TO STORED CARS FOR NUMEROUS OTHERS IN NEVADA MAINLY OWNER THROUGH THE ACCUMULATION OF "FEES" UNTIL THEY NOW OWN OTHER PEOPLE'S CARS!

IV. Relief In Taking Quality Cars And Converting Those Cars Into Theft From The Original Owner Through The Accumulation Of "Fees" Until They Now Own Other People's Cars!  
AND TO PROVE RICO I ONLY HAVE TO PROVE TWO OR MORE BAD ACTS TO ESTABLISH SUCH A PATTERN UNDER RICO!

DEFENDANTS ARRESTED ME WITH RENO POLICE WHEN ALL I WAS ATTEMPTING TO DO WAS BUY MY CAR BACK OUT OF STORAGE - I SEEK \$100,000 DAMAGES FOR THIS ABUSE OF PROCESS FROM BOTH RENO POLICE AND THIRGALO DESPITE OF THE RICO DEFENDANT, CONVERSION OF MY PRIVATE MEDICALLY ESSENTIAL BREATHING EQUIPMENT THREATENS MY LIFE WHENEVER I TRAVEL - I SEEK \$200,000 DAMAGES FOR THREATENING MY LIFE - MULTIPLE OCCASIONS. I SEEK REAL DAMAGES OF \$77,777.77 FOR CONVERSION OF MY PRIVATE PROPERTY AND I REQUEST THAT A REASONABLE JURY OF MY PEERS IN NEVADA DETERMINE MY AMOUNTS OF COMPENSATORY EXEMPLARY AND PUNITIVE DAMAGES

THIS COURT MUST UNDERSTAND THAT DEFENDANT'S NOW OWN THROUGH CONVERSION AND THEFT ALL OF MY REAL PERSONAL PROPERTY WHICH ALLOWS ME A MEDICALLY FRAGILE PERSON TO TRAVEL, AND I HAVE A RIGHT TO TRAVEL FOR RESTRAINING MY RIGHT TO TRAVEL I SEEK 1 MILLION DOLLARS. THIS COURT MUST UNDERSTAND THAT I AS PLAINTIFF APPROACHED DEFENDANTS IN ABSOLUTELY THE MOST DEFERENTIAL, MOST CONSIDERATELY MOST CHARMING AND CALM, LOVING ATTITUDE AND DEMANDED THAT IS HUMANLY POSSIBLE AND WHEN I ASKED THE MANAGER TO ALLOW ME TO CONTACT THIS

V. Certification and Closing OWNER I WAS ABUSED, THREATENED AND THE POLICE NOW PREVENT ME FROM EVEN RETURNING TO OBTAIN MY MEDICALLY ESSENTIAL EQUIPMENT Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, AND belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the AND requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: Monday, April 4<sup>th</sup> 2022

Signature of Plaintiff



Printed Name of Plaintiff

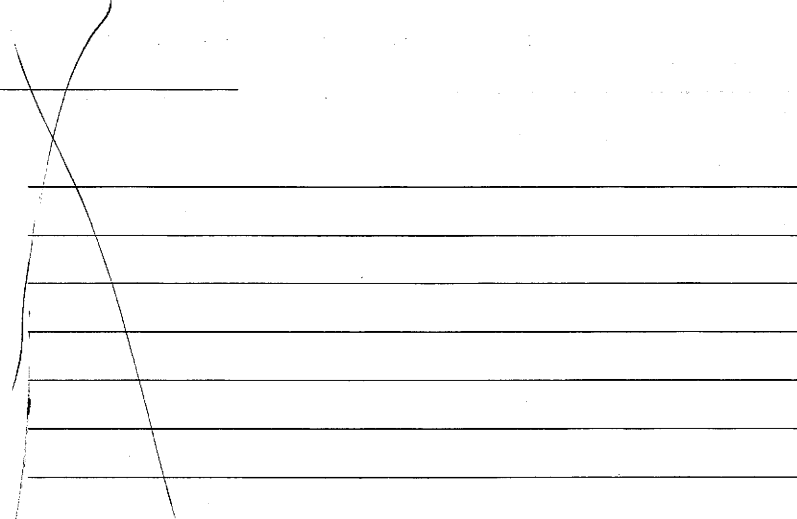
Harry Richards

THE ALLEGED GOOD PEOPLE  
OF NEVADA MUST NOT TOLERATE  
THIS CRIMINAL RICO CONDUCT  
THEIR  
MIST!  
JR

B. For Attorneys NONE

Date of signing:

Signature of Attorney



Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

E-mail Address

CONTINUED ON BACK SIDE AND NEXT PAGE

COMPLAINT CONTINUED:

THIS COMPLAINT IS VERY INCOMPLETE AND IF THE COURT WILL ALLOW PLAINTIFF TO FILE BY FACSIMILE TRANSFER MOST OF THIS COMPLAINT CAN BE FILED BY FRIDAY APRIL 7<sup>TH</sup> 2022 OF THIS WEEK.

PLAINTIFF HAS A DOZEN CO-MORBIDITIES INCLUDING EMPHASISMA EVEN THOUGH HE NEVER-EVER SMOKED, HIS PARENTS DID GIVING HIM THE DISEASE. PLAINTIFF REQUESTS TO APPEAR BY TELEPHONE.

FACTS:

30 HOURS BEFORE THE MAJOR BLIZZARD OF DECEMBER 2021 FELL ON I-80 DONNAR PASS/RENO. DEFENDANTS EMPLOYEE TOWED PLAINTIFF'S CAR INTO THEIR POSSESSION. PLAINTIFF WAS TRAPPED BEHIND THAT MAJOR BLIZZARD WHERE EVEN PUBLIC BUS SERVICE FROM FLEX-BUS AND GREYHOUND WAS SUSPENDED.

DEFENDANTS GENERAL MANAGER OFFERED A 1% DISCOUNT OFF OF THEIR "NORMAL" RATES SINCE PLAINTIFF APPEARED INTO THE DEFENDANTS OFFICES AND AS A CONSEQUENCE OF THE LUDICROUS COMPLETELY INSANE OVERCHARGE DEFENDANTS WERE INFECTING UPON THE INNOCENT PLAINTIFF; THE PLAINTIFF SIMPLY VERBALLY REQUESTED THE EMPLOYEE THAT HE BE ALLOWED TO SPEAK WITH THE OWNER OF (DEFENDANT #23/24/AND #25) THE TOW TRUCK COMPANY OF RENO AND LAS VEGAS WHEREUPON DEFENDANTS EMPLOYEES CALLED RENO POLICE, WHO PHYSICALLY REMOVED PLAINTIFF FROM DEFENDANT'S PROPERTY AND BARRED HIM FROM RETURNING INFORMING HIM HE WOULD BE IMMEDIATELY JAILED. PLAINTIFF IS AN EXTREMELY MEDICALLY FRAGILE MAN WHO COULD VERY EASILY DIE IN SUCH CIRCUMSTANCES BEING LOCKED AWAY FROM HIS NUMEROUS INPORTABLE NON-RENO-COUNTY-JAIL-ADMISSABLE ESSENTIAL MEDICAL EQUIPMENT THUS AND THEREBY PERMANENTLY PREVENTING AND DENYING PLAINTIFF ACCESS TO HIS 100% OWNED PERSONAL PROPERTY - INCLUDING ESSENTIAL PORTABLE MEDICAL EQUIPMENT! PLAINTIFF HAD TWO DIFFERENT SETS OF KEYS IN HIS POSSESSION AT THIS TIME TO AT LEAST OBTAIN HIS POSSESSIONS INSIDE THE CAR ~~AS ANY POSSIBLE CLAIM DEFENDANTS COULD HOLD AGAINST PLAINTIFF CAN ONLY APPLY TO THE CAR ITSELF AND NOT THE VALUABLE CONTENTS OF ESSENTIAL MEDICAL EQUIPMENT AND OTHER CONTENTS~~ HOWEVER RENO POLICE AIDED AND ABETED OWNERSHIP ALL DEFENDANTS IN THEIR CO-CONDUCT BY ALSO REFUSING TO ALLOW PLAINTIFF TO UNLOCK HIS CAR AND REMOVE HIS VALUABLE MEDICAL EQUIPMENT.

THIS COURT ABSOLUTELY MUST UNDERSTAND THAT PLAINTIFF USED THE MOST ESSENTIAL  
NON CONVENTIONAL SOFT CALM QUIET CONSOLATORY VOICE HUMANS POSSIBLY  
BECAUSE PLAINTIFF KNOWING WANTED TO ASK OWNER DEFENDANT FOR CONVENIENCE AND  
PATIENCE IN PAYING HIS BILLS! THEREFORE IT IS IMPOSSIBLE FOR PLAINTIFF TO HAVE YELLED OR CURSED AT DEFENDANT'S AND THUS  
HE DID NOT MERIT ARREST BY RENO POLICE DEFENDANTS!

IT IS VERY EASY TO PROVE DEFENDANTS HAVE  
COMBINED AND COLLABORATED TO ENGAGE IN A SCHEME  
OR ARTIFICE TO DEFRAUD me, THE PLAINTIFF, OUT OF  
my CAR AND my EXTREMELY MEDICALLY NECESSARY  
ESSENTIAL MEDICAL EQUIPMENT. THE UNITED STATES  
CONSTITUTION (IN TWO DIFFERENT LOCATIONS) CLEARLY  
IDENTIFIES my UN-ALIENABLE "RIGHT to TRAVEL"  
DEFENDANTS HAVE COMBINED CONSPIRED AND COLLABORATED  
WITH EACH OTHER, TO DENY AND DESTROY MY RIGHT TO TRAVEL,  
ESPECIALLY PREVENTING ME (IN COLLABORATION WITH THE RENO POLICE,  
from HAVING ACCESS To MY ESSENTIAL MEDICAL EQUIPMENT INSIDE  
THIS MEDICAL EQUIPMENT IS ABSOLUTELY ESSENTIAL TO MY ABILITY TO TRAVEL AS IT IS LIGHT AND PORTABLE  
MY CAR! THE DEFENDANTS IN COLLABORATION WITH THE RENO POLICE NOW  
THREATEN ME WITH EXTREME BODY HARM AND EVEN DEATH, PLAINTIFF  
IS AN EXTREMELY MEDICALLY FRAGILE PERMANENTLY PHYSICALLY  
DISABLED AND IMPAIRED INDIVIDUAL, WITH A DOZEN CO-MORBIDITY  
TO THIS COVID-19 VIRUS. PLAINTIFF IS MEDICALLY DEPENDENT UPON  
THE CONTENTS OF HIS CAR. REGARDLESS OF THE STATUS &  
HOW MUCH DEFENDANTS CLAIM I OWE THEM THEY CAN NOT  
DENY ME THE RIGHT TO ACCESS MY MEDICALLY ESSENTIAL  
EQUIPMENT AND ALL OTHER CONTENTS OF MY CAR!

PRIOR TO THE ARRIVAL OF THE RENO POLICE, AND PRIOR TO HER  
EVEN CALLING THE RENO POLICE, I PERSONALLY ~~WILL~~ SHOWED THE  
COMPLETE SETS OF CAR KEYS TO DEFENDANT BUSINESS MANAGER  
IN RESPONSE TO HER CALLING ME A THIEF! SHE WOULD NOT ALLOW ME  
ACCESS TO MY VALUABLE MEDICAL EQUIPMENT

AND OTHER POSSESSIONS. AFTER THE CONVERSATION AND DIALOGUE UPON ARRIVAL TO THEIR ESTABLISHMENT PLAINTIFF WAS QUITE VERY DEFERENTIAL, PLEASANT, FRIENDLY AND CONSIDERATE AND REMAINED THAT WAY DURING THE ENTIRE ENCOUNTER BECAUSE PLAINTIFF KNEW IN HIS OWN MIND THAT HE PLANNED AND ANTICIPATED OFFERING DEFENDANT OWNER A DEAL OF OFFER IN COMPROMISE.

HOWEVER DEFENDANT EMPLOYEE WAS BILIGERENT FROM THE VERY OUTSET.

PLAINTIFF TOLD DEFENDANT EMPLOYEE HE WAS THE ONE TRAPPED BEHIND A BLIZZARD AND COULD NOT BUY HIS CAR OUT UNTIL NOW DUE TO THE BLIZZARD WHICH CLOSED DOWN/NO PASS TO FTX-BUS/GREYHOUND BUS TRANSPORTATION, WHICH IS WHAT PLAINTIFF REQUIRED TO GET BACK TO CLAIM HIS CAR FROM DEFENDANTS.

WHEREUPON DEFENDANT EMPLOYEE AT FIRST OFFERED NO DISCOUNT WHATSOEVER DUE TO THE BLIZZARD AND THEN A 1% (ONE PERCENT DISCOUNT). THIS CAUSED PLAINTIFF TO THINK IN HIS OWN MIND THAT HE WAS DEALING WITH SOMEONE OF NO ABILITY TO NEGOTIATE A SETTLEMENT WITH PLAINTIFF.

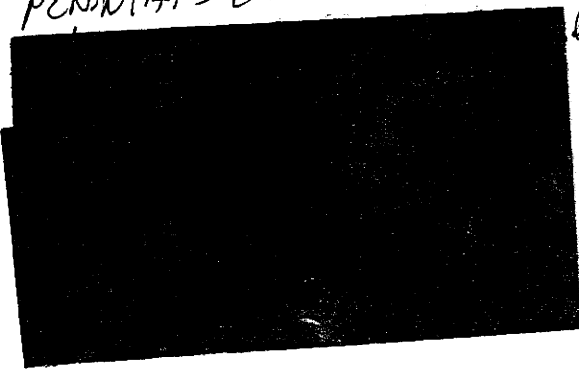
WHEREUPON PLAINTIFF (DID NOT SAY WHAT HE WAS THINKING) <sup>BUT INSTEAD SAID</sup> "MAY I PLEASE SPEAK WITH THE OWNER?" AFTER A SERIES OF DILECTIONS SUCH AS "HE WILL TELL YOU THE SAME THING" OR "I SPEAK FOR HIM" OR "HE IS NOT HERE" PLAINTIFF REPEATED THE SAME REQUEST IN DIFFERENT WAYS SUCH AS "WELL MAY I CALL THE OWNER FROM HERE - OR - MAY I HAVE THE OWNER'S TELEPHONE NUMBER - EVEN "COULD YOU PLEASE CALL THE OWNER AND PUT HIM ON THE PHONE HERE WITH ME?" WHEREUPON DEFENDANT EMPLOYEE COULD

SLAMMED DOWN HER HANDS UPON THE DESK AND SAID IF YOU DON'T  
 LEAVE IMMEDIATELY I WILL CALL THE POLICE, WHEREUPON THE  
 PLAINTIFF INSTANTLY CONCLUDED IN HIS OWN MIND THAT YES INDEED  
HE THE PLAINTIFF NEEDED THE POLICE TO GET HIS MEDICAL EQUIPMENT  
 WHEREUPON A PUNK THUG "MUSCLE" DEFENDANT EMPLOYEE OF OWNER  
 FOLDED HIS ARMS AND GOT IMMEDIATELY ADJESGAT TO AND INTO THE FACE OF  
 PLAINTIFF! PLAINTIFF'S EXHIBIT #1



THIS IS THEIR  
 BUSINESS  
 CARD I TOOK  
 FROM THEIR DESK  
 I DID NOT EVER TELL  
 ANYONE EVER  
 ANOTHER FALSE ALLEGATION  
 TO THE RENO POLICE DEPT.

PLAINTIFF'S EXHIBIT #2



1530.00

PLAINTIFF'S EXHIBIT #3  
 IS THE RENO POLICE DEPARTMENT  
 RECEIPT

THIS IS A POOR  
 COPY - I WILL  
 PROVIDE A  
 BETTER COPY IN  
 A SUPPLEMENTAL FILING  
 IF WAS GIVEN TO THE  
 RENO POLICE, WHO THEN  
 GAVE IT TO PLAINTIFF IT  
 SAYS \$1530.00  
 OFFERED 1%  
 disc

MEANING DISCOUNT

WHICH ALSO PROVES  
 THEIR RICO ACTS!

THIS THREATENING ACTIONS OF BOTH DEFENDANT EMPLOYEES  
 CLEARLY REFLECTS RICO CONDUCT! REMEMBER COURT!!  
 PLAINTIFF KNEW HE WAS ABSOLUTE THERE TO REQUEST  
 CAREING EXTRAORDINARY GENEROUS CONDUCT OF THE OWNER  
 DEFENDANT TO ALLOW PLAINTIFF TO WORK OUT A PAYMENT DEAL  
 TO GET HIS STUFF BUT PLAINTIFF NEVER EVEN GOT TO ASK  
 THE OWNER ANYTHING BECAUSE OF THIS VIOLENT EMPLOYEE (SEE OTHER SIDE)

AND THE ABUSIVE OTHER DEFENDANT EMPLOYEE  
CALLING THE RENO POLICE ONTO THE PLAINTIFF FOR  
SIMPLY ASKING TO BE ALLOWED TO REMOVE HIS VALUABLE  
EQUIPMENT FROM THE CAR AND ASKING TO SPEAK TO THE  
OWNER.

THIS COURT MUST NOT TOLERATE  
THIS CRIMINAL RICO THEFT AND  
CONVERSION WITHIN IT'S DISTRICT AND STATE!

THIS COURT MUST HOLD A HEARING TO  
PRELIMINARILY ENJOIN DEFENDANTS FROM IRREPARABLY  
HARMING PLAINTIFF

THIS COURT MUST ALLOW PLAINTIFFS DEMAND FOR  
JURY TRIAL

THIS COURT MUST ALLOW PLAINTIFF MORE TIME  
TO FINISH AND TYPE A MORE PROPER COMPLAINT AND  
THIS COURT MUST ISSUE A TEMPORARY RESTRAINING  
ORDER TO PREVENT DEFENDANTS FROM DESTROYING ALL  
OF PLAINTIFFS POSSESSIONS BEFORE A HEARING CAN BE HELD!  
AND THIS COURT MUST ISSUE THAT THE IMMEDIATELY, ALLOWING  
PLAINTIFF TIME FOR A PRELIMINARY INJUNCTION HEARING TO BE  
SIGNED, SWORN AS ABSOLUTELY 100% TRUE - BUT INCOMPLETE,  
IN RENO, NEVADA AND RESPECTFULLY SUBMITTED 1<sup>st</sup> APRIL 2022

ON THIS MONDAY THE 4<sup>TH</sup> DAY OF APRIL IN THE  
TWO THOUSAND AND TWENTYSECOND YEAR OF OUR LORD  
Larry Richard Monday April 4<sup>th</sup> 2022 at a:30 AM.

Larry Richard Monday April 4<sup>th</sup> 2022 at a:30 AM.  
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